REAL ESTATE MORTGAGE.

المراب المستراك المستراك المناك المناك المنطول ليستورث وترابي المنازي المنازي المنازي المنازي المنازي	State of Oklahoma, partof the first part, and the FARM AND HOME SAVINGS
	poration organized under the laws of the State of Missouri, of the second part:
WITNESSEIH, Inat the said park	of the first part, for and in consideration of the sum of
	reby acknowledged,sold, and by these presents dogrant, convey successors and assigns forever, all the following described real estate, lying and situated in
내가 되고 그리고 하는 사람이 없다.	
지는 많이 하시다면 하는 사람들이 없다.	[집 남자] [집 다니는 다시 [조리 [[[[[[[[[[[[[[[[[[
회학교회의 회학교 회사 기계 생각	생활하다 얼마를 하는 사람들이 가지 않는 것 같아.
and the second s	
	그렇게 얼마나 나는 아들이 얼마를 하고 있다면 하다면 얼마나 되었다.
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	보고 보는데 하는 얼마나 많아 하고 있다면 하는데는 얼마는 끝나다면 하셨습니다.
	<u>더로인 이미국은 것만 없었다</u> 고 되었습니다. 그리는 사람들이 되었습니다. 그리는
	공격은 경기를 하여서 들어 그리고 있다면 한 마시 나는 가도로 나는
	나를 잃었다. 그는 이번 하는데 얼마를 하면 하는데 살아가는 말을 하는데 되었다.
<u> 18 - 18 2명 : </u>	2011년 경제 교육으로 하면하다는 요하면 요하를 하는 것은 함께 되었다. 연락
pressly waived and released, together with all	terest of said grantor in and to said premises, including all homestead rights, which are be rents of said property, with full power and authority to collect the same in case the condi ir, and with all and singular the tenements, hereditaments and appurtenences thereto belon
TO HAVE AND TO HOLD THE SAMI rat part hereby covenant with said party of the wful owners of the said premises above gran combrances, that there is no one in adverse po and equitable claims of all persons whomsoever. PROVIDED, ALWAYS, And these presen- stance and request of said part	nts are upon the express conditions, that whereas, the said party of the second part at the sp irst part, loaned and advanced to
TO HAVE AND TO HOLD THE SAMI st part hereby covenant with said party of the wful owners of the said premises above gran cumbrances, that there is no one in adverse po ald equitable claims of all persons whomsoever. PROVIDED, ALWAYS, And these preser stance and request of said part of the AND WHEREAS, Said part of the excess and assessments, general or special, agains ad to keep the buildings thereon constantly ine insurance constantly transferred to said party ereon free from all statutory lien claims of ever escend part, its successors or assigns, may pe encol, and may also pay the final judgment for excession of said premises, including all costs, a ethe Constitution and By-Laws of the said Ass	second part, its successors and assigns, that at the delivery hereof are the true sted; and seized of a good and indefeasible estate of inheritance therein, free and clear of pessession of same, and that will warrant and defend the same against the local state upon the express conditions, that whereas, the said party of the second part at the spirit part, loaned and advanced to DOLL the sum of DOLL as first part agree—with the said party of the second part, its successors and assigns, to pest said lands and improvements thereon, when due, and to keep said improvements in good returned in such company or companies as said second party may designate, and the policy or poly of the second part, its successors or assigns; and also to keep said lands and improvements with and if any or either of said agreements be not performed as aforesaid, then said party such laxes and assessments, and may effect such insurance for such purpose, paying the rany statutory lies deliver, and may invest such sums as may be necessary to protect the time and for the repayment-of all moneys so expended together with the charges thereon as proved to the repayment of all moneys so expended together with the charges thereon as proved to the repayment.
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